

EXHIBIT 7

1 IN THE UNITED STATES DISTRICT COURT 2 FOR THE EASTERN DISTRICT OF VIRGINIA 3 Richmond Division 4 5 -----+ 6 ePLUS iNC., 7 Plaintiff, 8 Civil Action No. vs. 3:09-CV-620 (JRS) 9 10 LAWSON SOFTWARE, INC., 11 Defendant. 12 -----+	1 2 3 A P P E A R A N C E S 4 5 ON BEHALF OF THE PLAINTIFF: 6 MICHAEL STRAPP, ESQUIRE 7 Goodwin Procter 8 Exchange Place 9 53 State Street 10 Boston, Massachusetts 02109 11 Telephone: (617) 570-1658 12 - AND - 13 JAMES D. CLEMENTS, ESQUIRE 14 JENNIFER A. ALBERT, ESQUIRE 15 Goodwin Procter 16 901 New York Avenue, Northwest 17 Washington, DC 20001 18 Telephone: (202) 346-4000 19 20 21 22
1 Videotaped 30(b)(6) Deposition of 2 LAWSON SOFTWARE, INC. 3 BY AND THROUGH ITS REPRESENTATIVE 4 JEFFREY L. HVASS 5 Washington, DC 6 June 8, 2010 7 10:00 a.m. 8 Job No. 1-180349 9 Pages 1 - 252 10 Reported by: Michele E. Eddy, RPR, CRR, CLR	2 3 ATTENDANCE, Continued 4 5 ON BEHALF OF THE DEFENDANT: 6 WILLIAM D. SCHULTZ, ESQUIRE 7 Merchant & Gould 8 3200 IDS Center 9 80 South Eighth Street 10 Minneapolis, Minnesota 55402 11 Telephone: (612) 332-5300 12 13 ALSO PRESENT: 14 David Bayles, Videographer 15 Brooks L. Hilliard, CMC, CCP 16 17 18 19 20 21 22

<p>1 A Yes.</p> <p>2 Q On how many occasions?</p> <p>3 A One other time.</p> <p>4 Q And what were -- what were the circumstances</p> <p>5 of the lawsuit in which you were deposed?</p> <p>6 A I had sued a home builder on a water</p> <p>7 intrusion issue in my home.</p> <p>8 Q Have you ever testified at a trial?</p> <p>9 A No, I have not.</p> <p>10 (Exhibit 1 was marked for identification and</p> <p>11 attached to the deposition transcript.)</p> <p>12 BY MR. STRAPP:</p> <p>13 Q I've asked the court reporter to mark as</p> <p>14 Exhibit 1 plaintiff ePlus' Fifth Notice of Deposition,</p> <p>15 and it's now in front of you. Could you take a</p> <p>16 moment, please, to review pages 10 and 11 of the</p> <p>17 document. There are a list of eight deposition</p> <p>18 topics. After you've had a moment to review them, I</p> <p>19 want to ask a few questions about those topics,</p> <p>20 please.</p> <p>21 A Okay.</p> <p>22 Q Do you understand that Lawson Software has</p>	<p>9</p> <p>1 Q Please -- please take a moment to review</p> <p>2 those topics.</p> <p>3 A Okay.</p> <p>4 Q Do you understand that ePlus requested from</p> <p>5 Lawson the opportunity to inspect a live, fully</p> <p>6 functional version of Lawson Software release 6.0?</p> <p>7 A Yes.</p> <p>8 Q And can you tell me now here today which</p> <p>9 versions of the Lawson Software system you will be</p> <p>10 providing ePlus with an opportunity to inspect?</p> <p>11 A Today I can show you 5.0, 6.0 and 6.1</p> <p>12 systems.</p> <p>13 Q And are you prepared as Lawson's corporate</p> <p>14 representative to demonstrate how these three</p> <p>15 different versions of the Lawson Software systems</p> <p>16 function?</p> <p>17 A Yes.</p> <p>18 Q How did you prepare for the deposition</p> <p>19 today?</p> <p>20 A First I went through and read the</p> <p>21 documentation that was provided me by Lawson on the</p> <p>22 existing systems of 6.0 and 5.0. And then I got on</p>
<p>1 designated you as a corporate representative to</p> <p>2 provide deposition testimony here today about each of</p> <p>3 these topics on pages 10 and 11?</p> <p>4 A Yes.</p> <p>5 Q And are you prepared to testify on behalf of</p> <p>6 Lawson with respect to topics 1 through 8 on pages 10</p> <p>7 and 11 of this deposition notice?</p> <p>8 A Yes.</p> <p>9 Q Do you believe that you have the requisite</p> <p>10 knowledge to provide testimony today about each of the</p> <p>11 topics?</p> <p>12 A Yes.</p> <p>13 Q Can you -- are you -- let me ask you a</p> <p>14 question as well. Are you prepared to provide</p> <p>15 demonstrations of the Lawson Legacy software systems</p> <p>16 that your counsel has indicated you will be</p> <p>17 demonstrating today?</p> <p>18 A Yes.</p> <p>19 Q Turn to page 12 for a moment of the</p> <p>20 deposition notice. Do you see that there are two</p> <p>21 topics listed on that page?</p> <p>22 A Uh-hmm, yes.</p>	<p>10</p> <p>1 operational systems about a week ago and went through</p> <p>2 them and refreshed my knowledge. And then reviewed</p> <p>3 with counsel what the matters were to be discussed</p> <p>4 today.</p> <p>5 Q Which documentation did you review to become</p> <p>6 familiar with the Lawson 6.0 and 5.0 systems?</p> <p>7 A I was provided by Lawson's counsel user and</p> <p>8 training guides on 6.0 and 5.0 applications that were</p> <p>9 provided to me, and I reviewed them and then got</p> <p>10 online to see the -- see the systems running live</p> <p>11 again.</p> <p>12 Q Do you recall any of the specific titles or</p> <p>13 the modules that those user and training guides for</p> <p>14 6.0 and 5.0 pertain to?</p> <p>15 A The purchase order guide was the main one.</p> <p>16 It was purchase order training specifically. And</p> <p>17 there was general ledger in there also were the main</p> <p>18 two guides I looked at.</p> <p>19 Q And then you testified that you also got</p> <p>20 online to see the systems running live.</p> <p>21 A That's correct.</p> <p>22 Q Can you explain to me what you -- what you</p>